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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/809,743	03/25/2004		Lena Faye Smith Carter	7331	
75	90	06/14/2005		EXAMINER	
Mrs. Lena Sm		r	FERNSTROM, KURT		
205 Congdon S					
Middletown, CT 06457		7		ART UNIT	PAPER NUMBER
		•	•	3714	•
			·	DATE MAIL ED: 06/14/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
		10/809,743	SMITH CARTER, LE	NA FAYE			
	Office Action Summary	Examiner	Art Unit				
		Kurt Férnstrom	3714				
Period f	The MAILING DATE of this communication app or Reply	pears on the cover sheet	with the correspondence addre	iss			
THE - External after after - If No - Fail Any	HORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply o period for reply is specified above, the maximum statutory period of ure to reply within the set or extended period for reply will, by statute r reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may y within the statutory minimum of will apply and will expire SIX (6) N , cause the application to become	a reply be timely filed thirty (30) days will be considered timely. IONTHS from the mailing date of this commet ABANDONED (35 U.S.C. § 133).	nunication.			
Status							
1)🖂	Responsive to communication(s) filed on 17 M	larch 2005.					
2a)⊠	This action is FINAL . 2b) ☐ This	action is non-final.					
3)[Since this application is in condition for allowar	nce except for formal m	atters, prosecution as to the m	erits is			
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C	D. 11, 453 O.G. 213.				
Disposit	tion of Claims						
4)🖂	Claim(s) 1 is/are pending in the application.						
,	4a) Of the above claim(s) is/are withdra	wn from consideration.					
5)□	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>2</u> is/are rejected.						
7)[Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	tion Papers						
9)[The specification is objected to by the Examine	er.	. •				
·	The drawing(s) filed on is/are: a)☐ acc		to by the Examiner.				
,	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct	- ,,	•	1.121(d).			
11)	The oath or declaration is objected to by the Ex	•	-,,	, ,			
Priority	under 35 U.S.C. § 119						
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C	8 119(a)-(d) or (f)				
•) All b) Some * c) None of:	priority arraor of orong	. 3 (2) (2) 3. (.).				
۵,	1. Certified copies of the priority document	s have been received					
	2. Certified copies of the priority document		Application No				
	3. Copies of the certified copies of the prior		• •	ane			
	application from the International Burea	-	on received in this i validhar ott	190			
*	See the attached detailed Office action for a list		ot received.				
Attachme	nt(s)	,					
_	ce of References Cited (PTO-892)	4) Tintentia	w Summary (PTO-413)				
	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper N	lo(s)/Mail Date	,			
	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	5) Notice	of Informal Patent Application (PTO-15	52)			

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Application/Control Number: 10/809,743

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 2 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The newly added language pertaining to presentation made "without respect to fingering" is new matter, as this feature was not disclosed in the specification as originally filed.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 2 is rejected as failing to define the invention in the manner required by 35 U.S.C. 112, second paragraph.

The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.

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Response to Arguments

Applicant's arguments filed on March 17, 2005 have been fully considered but they are not persuasive. New claim 2 has not been presented in single sentence format, rather, the first sentence ends with "range of most melodies/choral parts" and the second sentence beins with "[w]hereby, (a) with knowledge of the number sequence...".

The claim contains numerous instances of language whose meaning is uncertain. It is apparent that applicant is intending to recite a method. As such, the claim should contain clear, precise method steps which can be sequentially followed by a user to achieve the desired result. In step (a), the phrase "with knowledge of the number sequence" is indefinite because it is not clear who has this knowledge, or what the precise method steps are. In step (b), the language "with the use of + and symbols" is indefinite because it is not clear how these symbols are being used, or where they are being placed. In step (c), it is not clear whether the use of numbers printed on a sheet is to be used with the text sheets, with the hym sheets or both. Also in claim 3, "traditional hymn-like" is indefinite because the use of subjective terms such as "traditional" and vague terms such as "like" does not allow a user to understand what is being claimed. Parentheses are also not permitted in claims, because it is not clear whether the information contained therein is part of the claimed invention. In step (d), it is not clear what precise method steps are being claimed. Also, the recitation of a presentation made "without respect to fingering considerations" is new matter, as discussed above. Finally, such language as "aids in the rapid reproduction of

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melodies/choral parts" describes the intended purpose of the invention, rather than reciting a method step.

It should be noted that the steps a-d are all part of claim 2, and are not dependent claims. Dependent claims have separate numbers, and clearly recite the claim from which they depend. Applicant is advised to review the patents previously cited to see how dependent claims are used to further describe and limit the invention.

The following claim has been drafted by the examiner and considered to distinguish patentably over the art of record in this application, and is presented to applicant for consideration:

A method of providing musical notation to a score, comprising the steps of:
assigning an identifying indicia to each note across a three octave range
comprising a left octave, a middle octave and a right octave, wherein indicia ranging
from "-1" to "-7" are assigned to notes C through B of the left octave respectively, indicia
ranging from "1" through "8" are assigned to the notes C through B of the middle octave
and the note C of the higher octave respectively, and indicia ranging from "+1" to "+7"
are assigned to the notes D through B of the right octave respectively; and

(b) providing one or more printed music sheets selected from textual and hymnal format, where a musical score is printed on each music sheet and said identifying indicia corresponding to each note of the score is printed with the respective note; whereby the ability to identify each note in a score is aided.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kurt Fernstrom whose telephone number is (571) 272-4422. The examiner can normally be reached on M-F 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jessica Harrison can be reached on (571) 272-4449. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KF June 10, 2005

KURT FERNSTROM PRIMARY EXAMINER